

PETER A. LINDH (061907)
plindh@gibsonrobb.com
MARKER E. LOVELL, JR. (208659)
mlovell@gibsonrobb.com
GIBSON ROBB & LINDH LLP
201 Mission Street, Suite 2700
San Francisco, California 94105
Telephone: (415) 348-6000
Facsimile: (415) 348-6001

Attorneys for Plaintiff-in-Limitation
JAMES C. BRADFORD

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

In the matter of JAMES C. BRADFORD, an)
individual, as owner of LOW SPEED)
CHASE CF #1096633, for exoneration from)
or limitation of liability)

Case No. C 12 5999

**JOINT STIPULATION FOR AN ORDER
ENLARGING TIME FOR BRIEFING FOR
CLAIMANTS/RESPONDENTS COREY
BUSCH'S AND NICHOLAS VOS'
MOTION TO STRIKE PLAINTIFF-IN-
LIMITATION BRADFORD'S EIGHTH
AFFIRMATIVE DEFENSE FOR
"ASSUMPTION OF RISK"**

Pursuant to Northern District of California Local Rule 6-2, Plaintiff-in-Limitation

JAMES C. BRADFORD, as OWNER OF LOW SPEED CHASE (OVN 109663) ("Plaintiff-in-Limitation") and Claimants/Respondents COREY BUSCH and NICHOLAS VOS ("Claimants") hereby stipulate and respectfully request for the Court to extend the time for Plaintiff-in-Limitation to file and serve its opposition to Claimants' FRCP 12(f) Motion to Strike Plaintiff-in-Limitation's Eighth Affirmative Defense from September 12, 2013, to September 23, 2013.

///

///

///

///

///

///

JOINT STIPULATION FOR AN ORDER ENLARGING TIME FOR BRIEFING FOR CLAIMANTS/RESPONDENTS COREY BUSCH'S AND NICHOLAS VOS' MOTION TO STRIKE PLAINTIFF-IN-LIMITATION BRADFORD'S EIGHTH AFFIRMATIVE DEFENSE FOR "ASSUMPTION OF RISK"

Case No. C 12 5999; Our File No. 8003.54

Accordingly, the parties also stipulate and respectfully request the Court to extend the date for Claimants to file and serve its reply brief from September 19, 2013, to September 30, 2013.

The hearing date for Claimants' Motion to Strike is currently set for October 22, 2013.

Dated: September 5, 2013

GIBSON ROBB & LINDH LLP

By: S/ PETER A. LINDH

Peter A. Lindh

plindh@gibsonrobb.com

Attorneys for Plaintiff-in-Limitation

JAMES C. BRADFORD

Dated: September 5, 2013

McGUINN, HILLSMAN & PALEFSKY

By: S/ JOHN R. HILLSMAN

John R. Hillsman

uoy3@aol.com

Attorneys for Claimants

COREY BUSCH and NICHOLAS VOS

Peter A. Lindh attests that in concurrence with the filing of this document consent of all other signatories identified herein have been obtained.

PURSUANT TO THE STIPULATION, IT IS SO ORDERED.

Dated: September 6, 2013

_____

Sandra B. Armstrong

U.S. District Court Judge

UNITED STATES DISTRICT COURT

Northern District of California